## Case 1:19-cr-00725-JPO Document 303 Filed 02/18/22 Page 1 of 1



## **U.S. Department of Justice**

## United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

February 16, 2022

## **BY ECF**

The Honorable J. Paul Oetken United States District Judge Southern District of New York Thurgood Marshall U.S. Courthouse 40 Foley Square New York, New York 10007

Re: United States v. Parnas, S1 19 Cr. 725 (JPO)

Dear Judge Oetken:

The Government respectfully submits this motion to exclude time under the Speedy Trial Act with respect to Count Seven of the S1 Indictment against defendant Lev Parnas. Time has been automatically excluded by virtue of Parnas's pending post-trial motions. (See Tr. 1103-1110; 18 U.S.C. § 3161(h)(1)). On February 12, 2022, however, the thirtieth day since those motions were fully submitted to the Court elapsed, because Parnas filed his reply in support of those motions on January 13, 2022. (Dkt. 295). Because the motion has thus been "actually under advisement by the court" for thirty days, time is no longer automatically excluded. See 18 U.S.C. § 3161(h)(1)(H). The Government therefore moves to exclude time under § 3161(h)(7), because resolving the pending motions prior to any trial on the remaining count will allow the parties to more effectively prepare for trial as well as to discuss a possible non-trial resolution of that count. The Government has discussed this motion with counsel for the defendant, and he consents to the exclusion of time.

Granted. The Court hereby excludes time under the Speedy Trial Act with respect to Count Seven of the S1 Indictment through March 15, 2022, finding that the ends of justice outweigh the interests of the public and the defendant in a speedy trial for the reasons stated in this letter.

So ordered. 2/17/2022

Respectfully submitted,

Damian Williams United States Attorney for the Southern District of New York

By: /s/

Aline R. Flodr Nicolas Roos Hagan Scotten Assistant United States Attorneys (212) 637-2421

J. PAUL OETKEN United States District Judge